

കേരള സർക്കാർ Government of Kerala 2014



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2012-14

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDER

G. O. (Rt.) No. 742/2014/LBR.

Thiruvananthapuram, 11th June 2014.

Read:—1. Letter No. I. D. 53/2013 dated, 24-3-2014 from Sri K. R. Jinan, Presiding Officer, Labour Court, Ernakulam.

2. Letter No. I (2)-7056/2014 dated 28-4-2014 from the Labour Commissioner, Thiruvananthapuram.

In the circumstances read as 1st and 2nd papers above Government are pleased to withdraw the Industrial Dispute No. 53/2013 pending in Labour Court, Ernakulam and to transfer this case to Industrial Tribunal, Alappuzha for consideration under Section 33 B of Industrial Disputes Act, 1947.

By order of the Governor,

Madhu, K.
Deputy Secretary to Government.

ORDERS

(1)

G. O. (Rt.) No. 766/2014/LBR.

Thiruvananthapuram, 13th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri T. K. Aboobacker, Thonikkadavil Veedu, Kulappulli, Shornur-2 and the workman of the above referred establishment Sri T. Jayakrishnan, Kamala Nivas, Veppilassery, Kavassery P. O., Palakkad District-678 543 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

Gaz. No. 28/2014/DTP (Part I).

ANNEXURE

Whether the denial of employment to Sri T. Jayakrishnan by the employer of Bus Nos. KL-51-A-6629, KL-51-B-5301, KL-13-G-9407 is justifiable or not? If not what are the reliefs the worker is entitled to?

(2)

G. O. (Rt.) No. 798/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Nallathanni Estate, K.D.H.P. Company Private Limited, Munnar and the workman of the above referred establishment represented by the General Secretary, Highrange Estate Supervisors and Employees Union, Ganesh Bhavan, Pampanar P. O., Peermade, in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

"Whether the demand for Permanency of employment of Smt. Padmavathy (P.F. No. 5150) temporary worker of Munnar K.D.H.P. Company Private Limited, Nallathanni Estate, Nadayar South, with retrospective effect is justifiable? If so, what are the benefits she is entitled to."?

(3)

G. O. (Rt.) No. 804/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Group Manager, Tropical Plantation Limited, Chittady Estate, Chittady P.O., Parathode- 686 512 and the workman of the above referred establishment Smt. V. Pechiyamma, Tapper No. 141, Chittady Estate, Chittady P.O., Parathode-686 512 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade) The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Smt. V. Pechiyamma, by the management of Chittady Estate, Tropical Plantations, Chittady, Parathode is justifiable? If not what relief the worker is entitled to get?

(4)

G. O. (Rt.) No. 805/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary/President, Murukkumpuzha Service Co-operative Bank Limited No. T-292, Murukkumpuzha P.O., Thiruvananthapuram-695 302 and the workman of the above referred establishment Sri Benedict Fernandez, Kulangara Veedu, Murukkumpuzha, Thiruvananthapuram-695 302 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Sri Benedict Fernandez, Junior Clerk of Murukkumpuzha Service Co-operative Bank Limited No. T-292, Murukkumpuzha by its management is justifiable? If not, what are the reliefs he is entitled to?

(5)

G. O. (Rt.) No. 807/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, District Tourism Promotion Council, Opposite Raj Bhavan, Vellayambalam, Kowdiar P.O., Thiruvananthapuram-3 and the workman of the above referred establishment Sri V. R. Jayachandran, Pattathuvilaveedu, Cheruvaikkal, Sreekariyam, Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Sri V. R. Jayachandran by the management of the District Tourism Promotion Council, Vellayambalam, Thiruvananthapuram is justifiable? If not, what are the reliefs he is entitled to?

By order of the Governor,

Rajanikant R. Baliga, Under Secretary to Government.
